EXHIBIT JJ

In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN JOSE DIVISION

IN RE: HIGH-TECH EMPLOYEE)	
ANTITRUST LITIGATION)	
)	No. 11-CV-2509-LHK
THIS DOCUMENT RELATES TO:)	
ALL ACTIONS.)	
)	

CONFIDENTIAL - ATTORNEYS' EYES ONLY

VIDEO DEPOSITION OF SHERRY WHITELEY

MARCH 14, 2013

Reported by: Rosalie A. Kramm, CSR No. 5469, CRR

10:41:35	1	A. I wish I could have brought my org. charts.
10:41:39	2	Rob Lake, there was a transition time between
10:41:41	3	Eric Lane, Michael McNeal, and Rob Blake, and at one
10:41:46	4	point I had all three reporting directly to me. At just
10:41:50	5	a point in time in the time frame you're talking about.
10:41:53	6	Q. And what was his functional area then?
10:41:56	7	A. He was it was talented acquisition.
10:41:58	8	Q. Okay.
10:41:59	9	A. I had three talent acquisition leaders at one
10:42:02	10	point in time.
10:42:02	11	Q. And then within that function did those leaders
10:42:05	12	themselves develop a hierarchy?
10:42:07	13	A. Not during that. It was just a point in time
10:42:09	14	when there were three of them. Michael McNeal ended up
10:42:12	15	being the senior person.
10:42:14	16	Q. And did Mr. Lake and Mr. Lane move to other
10:42:17	17	parts of the company, or did they stay in that area?
10:42:20	18	A. They actually left the company.
10:42:21	19	Q. Okay. Two that left.
10:42:29	20	Starting in the 2004 era, what was your
10:42:35	21	responsibility for compensation and benefits?
10:42:44	22	A. It was in my organization, and the CEO and the
10:42:50	23	VP of rewards and I would meet with all the senior
10:42:56	24	leaders in the company during focal time, and review
10:43:01	25	their stats, looking for pay-for-performance indicators.

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10:43:10 1	I would also work with the CEO on compensation
10:43:14 2	for his executives, and I would review it with the CODC,
10:43:18 3	with the CEO.
10:43:32 4	Q. And what is the CODC?
10:43:33 5	A. It is the comp and org. development committee
10:43:36 6	of the board, who by charter approves all the
10:43:39 7	compensation for senior VPs and above, senior VPs and
10:43:46 8	CEO.
10:43:56 9	Q. And describe for me what focal time is.
10:44:00 10	A. Uh-huh.
	we review compensation across the company;
10:44:10 12	compensation is defined as salary, bonus, equity.

10:45:08 3	Q. Okay. Has that process changed at all since	
10:45:15 4	2004?	
10:45:15 5	A. Subtly or in a big way? I mean can you reask	
10:45:19 6	your question so I know what you're asking?	
10:45:21 7	Q. Sure. Yes, of course.	
10:45:24 8	So had there been changes in how the process of	
10:45:28 9	setting compensation works since 2004?	
10:45:30 10	A. No.	
10:45:35 11	Q. In the 2004, 2009, 2010 time period, how were	
10:45:42 12	you going about setting salary in the focal process?	
10:45:48 13	MR. KIERNAN: Object to form.	
10:45:52 14	THE WITNESS: Are you asking how our merit	
10:45:54 15	budget gets set or	
10:45:56 16	BY MS. DERMODY:	
10:45:57 17	Q. Yes.	
10:45:57 18	A the process? Okay.	
10:45:59 19	So we usually adjust merit 3 to 4 percent a	
10:46:02 20	year, but we check in with the market and see what's	
10:46:07 21	going on.	
	We have thousands of managers that make the pay	
10:46:24 24	decisions.	
10:46:28 25	Q. And when you check with the market in this	

10:46:30 1	process, what is what is it that you do?
10:46:34 2	A. Uh-huh. We have a couple things we do. There
10:46:39 3	is some survey companies we use that give us aggregate
10:46:45 4	data, and we also check in with other companies and get a
10:46:50 5	sense of what their merit budget what they're thinking
10:46:55 6	about, what they might do. But we ultimately decide.
10:47:01 7	Q. Are there colleagues of other companies that
10:47:05 8	you would regularly call for that sort of information?
10:47:09 9	A. You know, I don't do it. The VP of rewards is
10:47:15 10	responsible for that.
10:47:17 11	Q. And you are you aware as to whether there
10:47:19 12	are certain companies that he would call during that time
10:47:22 13	frame?
10:47:23 14	A. I don't, no. I don't remember if there are
10:47:28 15	particular companies or how we selected them.
10:47:30 16	Q. Do you know if there was any one particular
10:47:33 17	company that was a favorite to call and get quick
10:47:35 18	feedback?
10:47:37 19	MR. KIERNAN: Objection. Form.
10:47:38 20	THE WITNESS: Yeah. I don't know.
10:47:39 21	BY MS. DERMODY:
10:48:01 22	Q. Did the number 3 to 4 percent come from this
10:48:08 23	survey process, or was that based on cost of living
10:48:14 24	adjustment or something something else?
10:48:16 25	A. There was a lot of input to deciding the 3 to 4

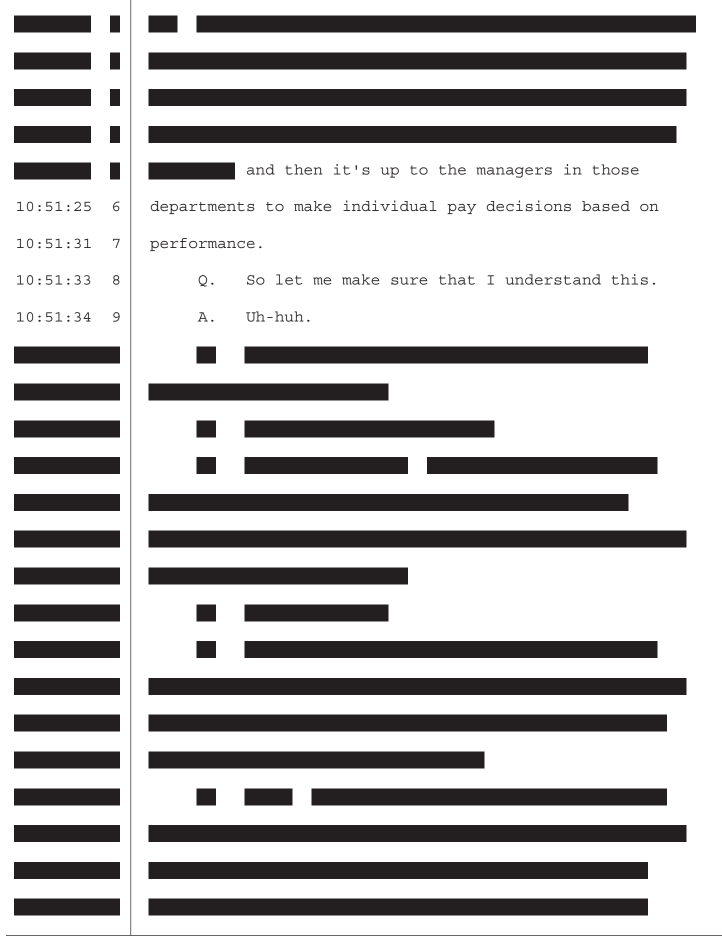
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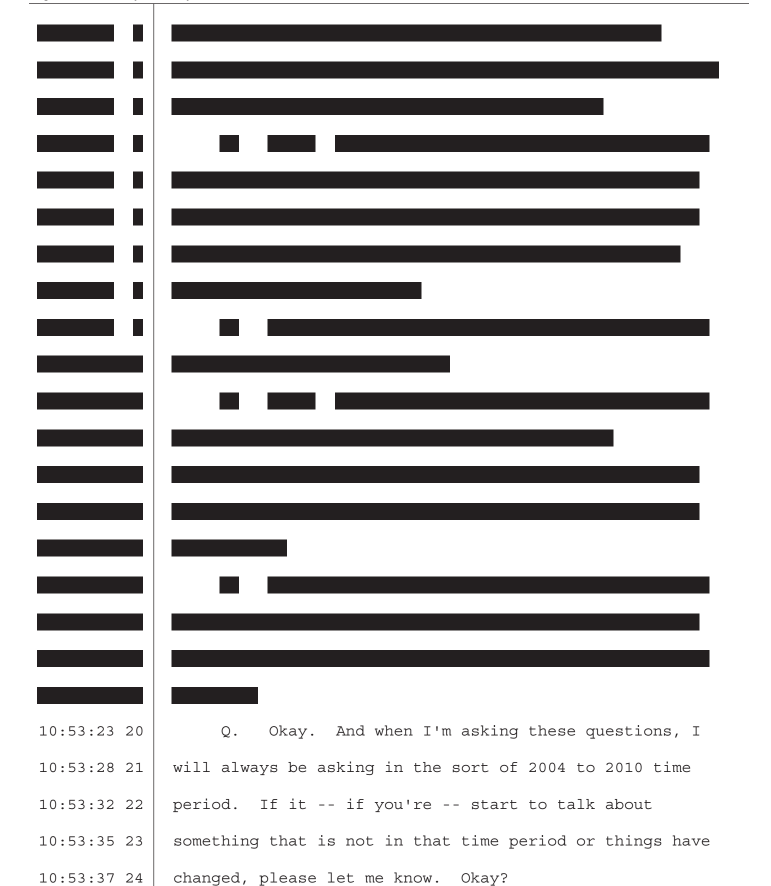
Deposition of Sherry Whiteley

10:48:20 1	percent. One of them was just looking at aggregate data
10:48:24 2	and knowing what is going on in the market, but that
10:48:27 3	tended to be, during the time frame you're asking about,
10:48:29 4	the percentage that we would give to managers.
10:48:33 5	Q. And is the aggregate data you are talking about
10:48:37 6	from the survey companies?
10:48:38 7	A. Correct.
10:48:38 8	Q. Was it any other kind of data?
10:48:40 9	A. I don't know.
10:48:42 10	Q. That's what you're referencing.
10:48:44 11	A. Correct.
10:48:49 12	Q.
10:49:27 20	And then within that the manager pays for
10:49:33 21	performance based on how the person is performing for the
10:49:39 22	past year.
10:49:45 23	Q.

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A.

Okay.

10:53:39 25

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10:53:40 1	Q. We may be jumping in and out of time periods,
10:53:42 2	and
10:53:42 3	A. Yeah, I'm sorry. It's just that it's, like,
10:53:45 4	eight years ago, but I'm I'll try to stay in that time
10:53:47 5	frame.
10:53:48 6	Q. Sure. And if you can't remember, but you can
10:53:50 7	remember, you know, in 2007 this is how it worked, but
10:53:53 8	you just can't say for sure you remember earlier
10:53:56 9	A. Okay.
10:53:56 10	Q feel free to tell me that. Okay?
10:53:58 11	A. Thank you.
10:53:59 12	Q.
10:54:17 17	Q. And that was true in the time period we were
10:54:19 18	talking about?
10:54:20 19	A. Yes.
10:54:20 20	

10:55:42

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10:55:56 13

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10:56:01 15

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10:55:04 3 Individual decisions were made by performance,
10:55:08 4

- Q. In this time period, how would you describe the difference in philosophy in how the salary would be set versus how a bonus would be set versus how equity would be set for an individual?
- A. Yeah. I think the philosophy is the same.

 We're a pay-for-performance company, Steve Bennett

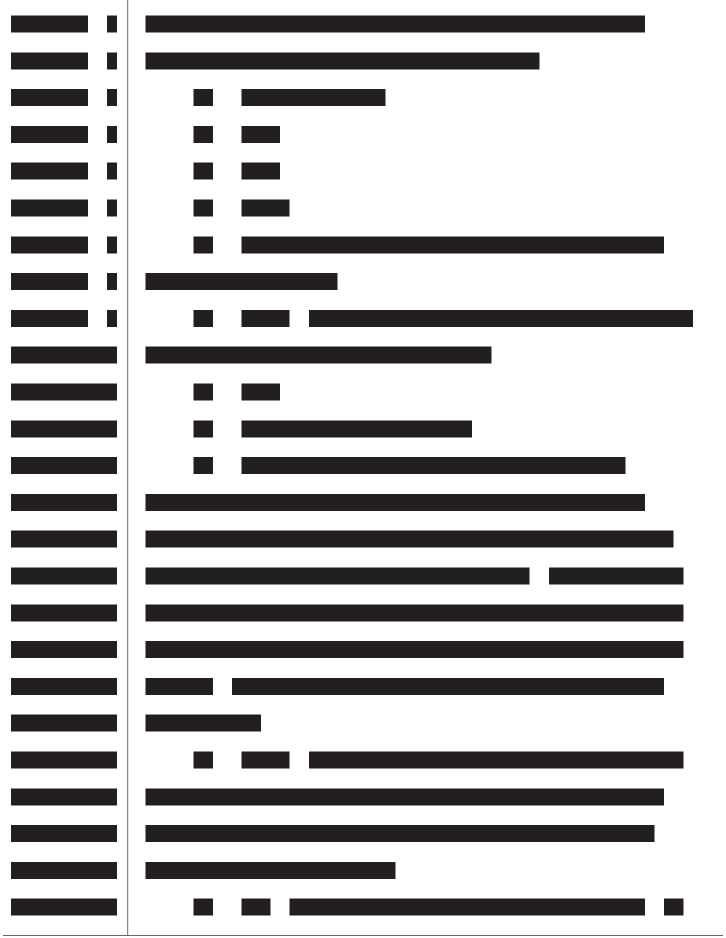
 brought that from GE; and what we taught the managers, is

 that our highest-rated, highest-retention people, when

 you look at their total compensation, we need to make

 sure we are rewarding the right people, and that's the

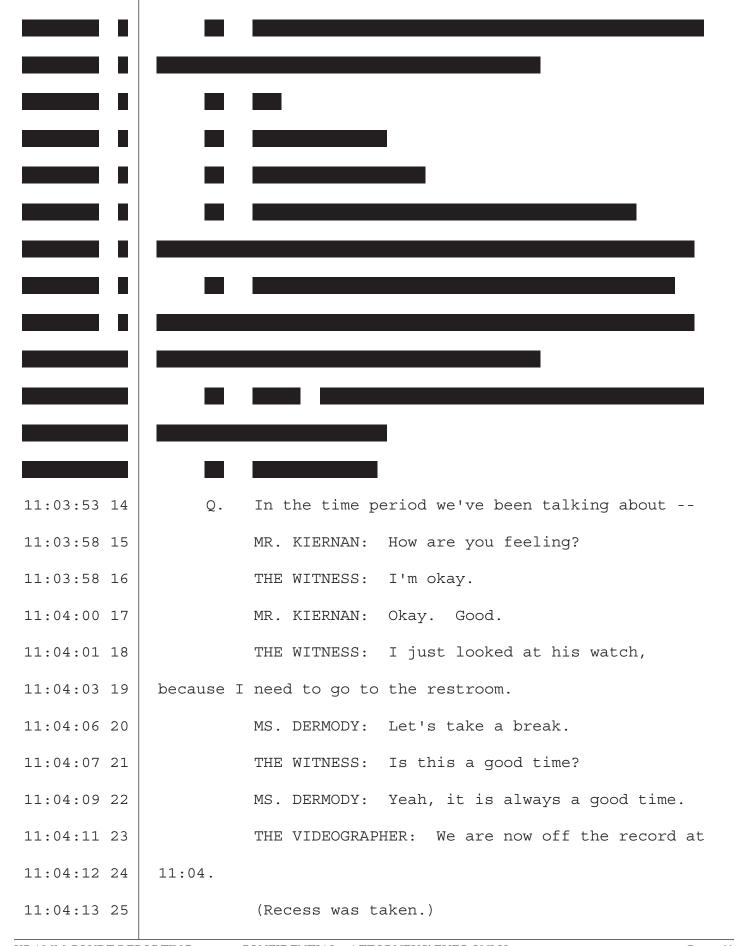
 coaching and training that we give the managers.
- Q.





10:59:34 1	very important to the company or more important than
10:59:37 2	other skill sets in the company?
10:59:41 3	MR. KIERNAN: Objection. Form.
10:59:43 4	THE WITNESS: Yeah, you know, it depends on
10:59:44 5	the on the business unit. Because we're in so many
10:59:48 6	different business units, that for one business unit in a
10:59:52 7	point in time it might be strategy leaders, and in
10:59:55 8	another business unit that's facing big marketing
10:59:59 9	challenges, it could be marketing. But it really is
11:00:02 10	about performance, because we have so many different jobs
11:00:10 11	and roles inside the company.
11:00:20 12	BY MS. DERMODY:
11:00:26 13	Q. And then you said the CODC ultimately is asked
11:00:30 14	to approve the equity what did you call it, the
11:00:35 15	pre-budget?
11:00:36 16	A. Correct.
11:00:36 17	Q. On an annual basis?
11:00:38 18	A. Correct. Not the individual pay decisions,
11:00:50 19	right? The budget?
11:00:51 20	Q. Right.
11:01:01 21	And starting in 2004, what was your
11:01:03 22	responsibility with respect to recruiting, or maybe at
11:01:07 23	that time called talent acquisition?
11:01:10 24	A. Yeah, nine years ago the VP of talent
11:01:14 25	acquisition worked for me.

11:01:17 1	Q. In terms of your day-to-day job, did you have
11:01:21 2	an ongoing role with respect to that work?
11:01:24 3	A. I did. My role since I started at the company
11:01:29 4	to now is, the CEO and I interview all officers, all
11:01:36 5	final candidate officers that join the company.
11:01:45 6	Q. Do you have any other regular responsibilities
11:01:47 7	with respect to talent acquisition?
11:01:50 8	A. Not on a day-to-day basis. The VP runs the
11:01:55 9	talent acquisition.
11:01:56 10	Q. Okay. And in terms of strategy questions, what
11:02:02 11	role do you play with respect to those in talent
11:02:07 12	acquisition or recruiting?
11:02:09 13	A. Yeah, similar to compensation, the vice
11:02:10 14	president owns it, and I'm in I am informed and a
11:02:21 15	thought partner.
11:02:23 16	Q. Okay. Do you play a role in helping to
11:02:27 17	establish incoming salary for new hires?
11:02:30 18	A. No.
11:02:31 19	Q. Okay. Who has that role?
11:02:34 20	A. Between the VP of rewards and the VP of talent
11:02:38 21	acquisition, but the VP of rewards owns it.
11:02:45 22	



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11:17:01 1	THE VIDEOGRAPHER: We are now on the record at
11:17:01 2	11:17.
11:17:03 3	BY MS. DERMODY:
11:17:05 4	Q. During the time period we've been talking
11:17:07 5	about, the 2004 to 2010 time period, did you attend board
11:17:13 6	of directors meetings?
11:17:20 7	A. Board dinners, but I don't recall a board
11:17:23 8	meeting.
11:17:27 9	Q. And is the CODC a committee of the board?
11:17:31 10	A. It is.
11:17:31 11	Q. And is that the meeting that you attended?
11:17:33 12	A. Yes.
11:17:34 13	Q. And how often were those meetings?
11:17:37 14	A. Quarterly.
11:17:45 15	Q. And who participated in those meetings?
11:17:51 16	A. Do you want names?
11:17:52 17	Q. Yes.
11:17:54 18	A. During this time frame, Mike Holman, Chris
11:17:58 19	Brody, Bill Campbell, Jim Grenier, myself, on occasion
11:18:11 20	the CEO, and somebody from legal, minute taker.
11:18:26 21	Q. And did you say Mike Holman?
11:18:28 22	A. Correct.
11:18:29 23	Q. And I apologize if you told me who Mike Holman
11:18:33 24	was earlier, but what was Mr. Holman's role?
11:18:36 25	A. He was on the board. He was on the board at

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13:45:36 1	Q. Do you know in the 2005 era who would have
13:45:39 2	helped put together this document?
13:45:41 3	A. Probably Jim Grenier.
13:45:44 4	Q. Okay.
13:45:44 5	A. And his team.
13:45:58 6	Q. Do you know if you saw this document back in
13:46:00 7	this time period?
13:46:02 8	A. I can't say for sure I saw this document, but
13:46:07 9	it looks like a document I would see.
13:46:11 10	Q. Okay.
13:46:12 11	A. I'm trying to figure out who the audience would
13:46:14 12	be. I can't quite tell.
13:46:16 13	Q. Okay. Go to page 8, if you could. I think
13:46:28 14	they are in the lower left corner of the slides.
13:46:31 15	A. Oh. Okay.
13:46:41 16	Q. The page I am looking at should have at the
13:46:43 17	top, "How Intuit makes decisions about jobs and
13:46:47 18	compensation." Do you see that?
13:46:48 19	A. I do.
13:46:50 20	Q. Great. Are you familiar with the concepts
13:46:51 21	expressed on this slide as regarding Intuit's
13:46:56 22	compensation philosophy?
13:47:03 23	A. I'm sorry. Just give me a second to read it.
13:47:06 24	It is so long ago. Hold on.
13:47:08 25	Q. Sure.

Deposition of Sherry Whiteley In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION 13:47:24 1 Α. Some of it in general, yeah, some of it. 13:47:27 2 Q. 13:47:32 Do you see that? 4 I do. 13:47:33 5 Α. 13:47:34 6 Q. And then it has, 13:47:40 Do you see that? 13:47:41 9 Α. I do. 13:47:41 10 Q. Do you know what that's regarding? 13:47:43 11 Α. 13:47:58 15 Q. And number two, where it says, Is that part of that same work? 13:48:07 18 Α. It is. 13:48:08 19 Q. 13:48:23 23 Α.

13:48:39 1	
13:48:50 4	Q. Okay.
13:48:52 5	A. We don't use these are we don't use those
13:48:54 6	titles anymore. So I'm trying to map for what we have
13:48:57 7	now.
13:48:58 8	Q. Okay. And do you recall when along the way you
13:49:00 9	made that that change in vocabulary?
13:49:08 10	A. I don't remember exactly, but it was probably
13:49:12 11	four or five years ago.
13:49:15 12	Q. Okay.
13:49:16 13	A. When we finished this work and it evolved.
13:49:21 14	Q. And then number three here says,
	Do you know what
13:49:29 16	that means?
13:49:30 17	A. I really don't.
13:49:31 18	Q. On number four, do you know what is being
13:49:33 19	referenced here, where it says,
	ذ اا
13:49:41 21	A.

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13:50:03 1	A.
13:50:10 3	Q. Okay. Next to sorry.
13:50:21 4	On the right column where it says,
	What is IPI?
13:50:38 8	A. IPI is the bonus that we were talking about
13:50:40 9	earlier. It stands for Intuit performance incentive.
13:50:46 10	Q. Okay. If you turn to page 9, there is a list
13:50:57 11	of market data sources.
13:51:01 12	Do you see that?
13:51:02 13	A. I do.
13:51:04 14	Q. And there is a list of consulting services.
13:51:08 15	Are those the services from which you were getting
13:51:11 16	aggregated salary surveys?
13:51:13 17	A. I'm not sure what Jim was using the consulting
13:51:16 18	services for.
13:51:18 19	Q. Okay.
13:51:19 20	A. Sorry.
13:51:23 21	Q.
13:51:37 25	Q.

13:53:37 1	sorry, I've never used this.
13:53:42 2	Q. That's okay. If you look at page 6, it should
13:53:50 3	say at the top, "Compensation's Guiding Principles."
13:54:00 4	A. Okay.
13:54:01 5	Q. The third bullet is, "Provide equitable
13:54:04 6	competitive compensation opportunities that attract and
13:54:05 7	retain key talent, differentiating by job, person and
13:54:10 8	market for supply and demand."
13:54:12 9	Do you see that?
13:54:13 10	A. I do.
13:54:13 11	Q. Do you recognize that statement as a guiding
13:54:16 12	principle from the 2005 era?
13:54:24 13	A. It's not something I could have written down,
13:54:26 14	but this is a document from that time, and it's under the
13:54:30 15	heading, guiding principles. But if you'd ask me what
13:54:33 16	they were, I'm not sure I would have come up with exactly
13:54:36 17	these words, but it's on the document.
13:54:39 18	Q. Okay. Looking at the document, do you have an
13:54:42 19	understanding of what is meant by "providing equitable
13:54:47 20	competitive compensation opportunities"?
13:55:03 21	A. I probably can't answer it word by word. I can
13:55:06 22	tell you what what our principles have been around
13:55:13 23	differentiating by the person and the role and the
13:55:19 24	market, and the purpose is to attract and retain. I'm
13:55:23 25	not sure what "equitable" meant and what it meant when

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13:55:30 1 you put this together, that word.

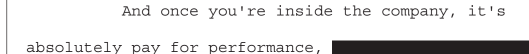
Q. Do you want to describe what you understand the principles to be around competitive pay relative to the market?

A. Yeah.



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Q. And does someone make an attempt to determine that people with similar skills are brought in into similar jobs?

A. It depends. It's situational to what's going on in that department and what are the business needs. Sometimes it's complimentary skills, not the same skills. So it's -- it's pretty individual based on what the business need is and what the current situation is.

Q. And then once someone is brought in, and they're -- they're assigned to a position, is there some quidance about what that position will pay, that is

13:57:09 1 available to the people making the salary decision for 13:57:12 2 that person?

13:57:13 3 A. Yeah, it's pretty individual.



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13:57:52 16 13:57:54 17

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13:58:02 19

13:58:05 20

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13:58:16 24

13:58:18 25

Q. What do you do, if anything, to prevent HR issues from happening if people that are similar are being paid differently for the same work?

MR. KIERNAN: Objection to form.

THE WITNESS: I don't actually understand the question. Can you clarify a little bit?

BY MS. DERMODY:

- Q. Do you -- maybe I misunderstood you. Do you make some attempt to pay people doing similar jobs in a -- with similar performance the same amount of money?
- A. Yeah, no, we don't offer internal equity, so somebody that has more experience can end up making more. It is situational to them.
- Q. But do you pay any attention to people that have the same experience, same performance, same job being paid similarly?
 - A. When we make offers, it is one of the inputs.

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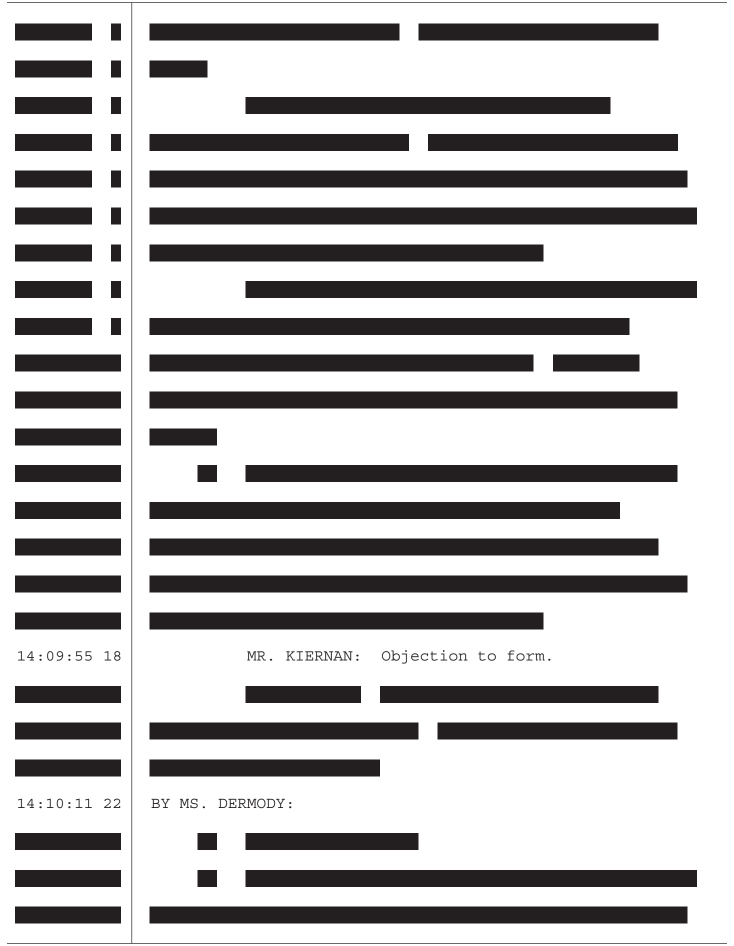
In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION

13:58:20 We see what other people are making in that department, 1 but we're not -- we're not solving for it. It is just 13:58:22 2 13:58:25 3 one of the inputs. 13:58:26 4 Q. MR. KIERNAN: Objection to form. 13:58:40 13:58:45 THE WITNESS: 13:59:05 14 BY MS. DERMODY: 13:59:06 15 Okay. And is Mr. Stubblefield the person who Q. is most knowledgeable about survey data? 13:59:18 16 13:59:21 17 Α. He is. Can I correct that? 13:59:38 18 Q. Sure. Compensation survey data, I'm probably the most 13:59:39 19 Α. 13:59:42 20 knowledgeable person about employee engagement data. 13:59:46 21 So your internal employee questionnaire? Q. We actually use an outside survey company. It 13:59:49 22 Α. 13:59:53 23 is anonymous. I started it 12 years ago when I came. 13:59:56 24 Okay. Q. 13:59:57 25 And so people come to me to talk about that, Α.

13:59:59 1	but they use Mason for compensation surveys.
14:00:02 2	Q. Okay. And your surveys are dealing with data
14:00:05 3	that you mine from responses of your own employees as
14:00:09 4	opposed to looking at a collection of other employees or
14:00:11 5	maybe you and other employers.
14:00:14 6	A. Correct, and in a lot of cases we can't even
14:00:16 7	mine it. Some of it we need to ask the survey company to
14:00:19 8	do for us
14:00:20 9	Q. Okay.
14:00:21 10	A to protect confidentiality.
14:00:23 11	MS. DERMODY: Right. Thanks.
14:01:02 12	THE REPORTER: 1761.
14:01:02 13	(Exhibit 1761 was marked for identification.)
14:01:03 14	THE WITNESS: Thank you.
14:01:04 15	BY MS. DERMODY:
14:01:04 16	Q. The document marked as Exhibit 1761 should have
14:01:08 17	on the front cover the Intuit number 49796.
14:01:13 18	A. Yes.
14:01:13 19	Q. Do you see that?
14:01:14 20	A. I do.
14:01:15 21	Q. Great. Have you seen this document before?
14:01:21 22	A. I don't recognize it, but it would probably be
14:01:24 23	a document I've seen.
14:01:27 24	Q. And would this have also come out of
14:01:29 25	Mr. Grenier's

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14:07:37 1	outstandings and don't give anything to their meets. It					
14:07:43 2	just depends on the person.					
14:07:44 3	BY MS. DERMODY:					
14:07:44 4	Q. Right, and so long as they're within their					
14:07:46 5	budget?					
14:07:47 6	A. Correct.					
14:07:47 7	Q. Yes. But having said that, is the philosophy					
14:07:51 8	to use the merit increase to pay the better performance					
14:07:55 9	more still the philosophy today?					
14:07:59 10	A. It is.					
14:08:00 11	Q. Okay.					
14:08:00 12	A. We call it pay for performance.					
14:08:14 13	Q. And then on 28					
14:08:17 14	A. I see what you mean about numbers. Hold on a					
14:08:20 15	sec.					
14:08:20 16	Q. Yes, sorry.					
14:08:20 17	A. Okay.					
14:08:25 18	Q. There's the top says, "Making stock option					
14:08:29 19	decisions," and the second number is					





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Deposition of Sherry Whiteley

14:11:53 1	Q. Okay. In 2010, did you become aware that
14:12:14 2	Google was giving an across the board 10 percent increase
14:12:19 3	to its employees?
14:12:20 4	A. I was.
14:12:21 5	Q. And do you recall any conversations at Intuit
14:12:24 6	about that?
14:12:25 7	A. Yes.
14:12:27 8	Q.
14:12:58 16	MR. KIERNAN: Objection to form.
14:12:59 17	
14:13:00 18	BY MS. DERMODY:
14:13:00 19	Q. Was there a movement away from equity and into
14:13:03 20	guaranteed money after Google made its decision to
14:13:06 21	increase salaries by 10 percent?
14:13:10 22	MR. KIERNAN: Again
14:13:10 23	THE WITNESS: Any
14:13:10 24	MR. KIERNAN: objection to form. One
14:13:11 25	second. Objection to form.

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Deposition of Sherry Wh	iteley		In Re: HIGH	-TECH EN	MPLOYEE AN	NTITRUST LI	TIGATION
14:19:39 1	Q. Got it	. And	did you c	hange	your cor	mpensatio	on
14:19:41 2	for that group a	ıt that t	time?				
14:19:43 3	A. Not, n	ot acros	ss the bo	ard.			
14:19:44 4	Q.						
						l	
						l	
							l
14:20:28 17	MR. KI	ERNAN:	If you a	re swi	itching t	the topic	c, I
14:20:30 18	would like a bre	eak.					
14:20:32 19	MS. DE	ERMODY:	Almost.				
14:20:33 20	MR. KI	ERNAN:	I can wa	it.			
14:20:34 21	MS. DE	ERMODY:	Yes, I'l	l be f	āst, I t	chink.	
14:20:36 22	Q.						

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Deposition of Sherry Whiteley In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION

14:20:50 1

14:20:54 2 A. Just the ones I've told you about.

14:20:56 3 MS. DERMODY: Okay. Great. Let's take a

14:20:58 4 break.

14:20:59 5 THE VIDEOGRAPHER: We are now off the record at

14:21:00 6 2:21.

14:21:01 7 (Recess was taken.)

14:35:35 8 THE VIDEOGRAPHER: We are now on the record at

14:35:36 9 2:35.

14:35:39 10 BY MS. DERMODY:

14:35:41 11 Q.



14:36:18 21 MR. KIERNAN: Objection to form.

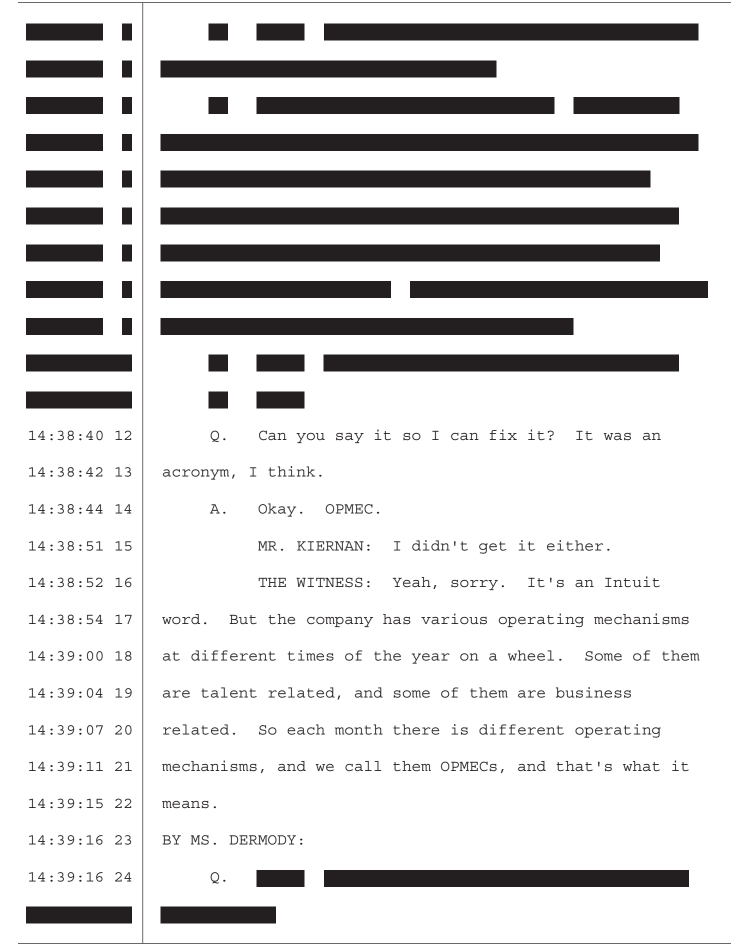
14:36:21 22 THE WITNESS: Can you -- can you ask me that

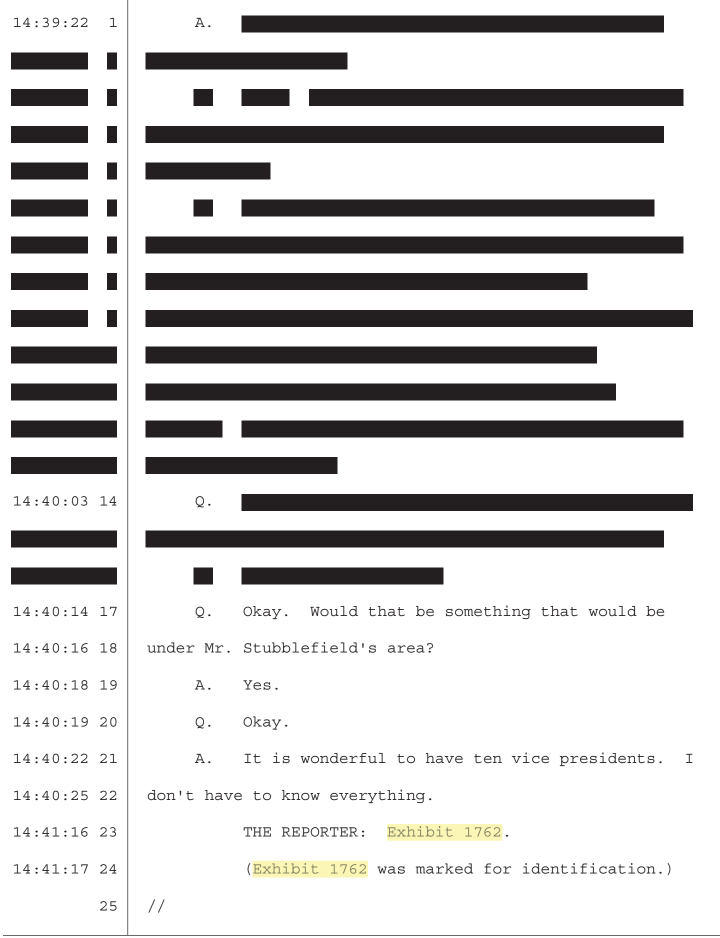
14:36:22 23 | again?

14:36:22 24 BY MS. DERMODY:

14:36:23 25 Q.







15:06:41 1	I have not.
15:06:48 2	Q. As indicated on this document, there is an
15:06:53 3	email at the very bottom that goes over to the second
15:06:55 4	page, which is from Mr. Nguyen.
15:07:06 5	A. Yes.
15:07:06 6	Q. Mr. Nguyen, to someone that he is recruiting,
15:07:09 7	which appears to be someone from Google.
15:07:11 8	Do you see that?
15:07:12 9	A. I do.
15:07:12 10	Q.
15:07:21 13	Do you see that?
15:07:22 14	A. I do.
15:07:22 15	Q.
15:07:33 18	And then this is a Google document, so we don't
15:07:35 19	have the continuation of that.
15:07:38 20	Do you know if there was any conversation
15:07:40 21	between Mr. Nguyen and anyone else about recruiting into
15:07:44 22	Google?
15:07:44 23	A. I do not know.
15:07:46 24	Q. Do you know if there has been any statement of

15:07:48 25

guidance into the recruiting department to confirm what

15:07:52 1	the company's policy is with respect to recruiting into
15:07:55 2	other companies?
15:07:59 3	A. I know that we recruit from Google, and I
15:08:02 4	haven't heard anybody say otherwise, and I haven't been
15:08:05 5	part of any conversations. So
15:08:07 6	Q. Have you taken any steps to make sure that it's
15:08:10 7	absolutely clear at Intuit that people are allowed to
15:08:14 8	recruit into any company?
15:08:16 9	A. Yes. Our recruiters have training, brad's
15:08:22 10	staff has had training, our board of directors has had
15:08:25 11	training on that making that issue very clear.
15:08:28 12	Q. And when did that training happen?
15:08:31 13	A. The one I'm talking about, we've done it two
15:08:34 14	times now.
15:08:35 15	Q. In what years?
15:08:42 16	A. 2011 and 2012.
15:08:53 17	Q. And was that a training you had before 2011?
15:08:56 18	A. No.
15:09:21 19	Q. Ms. Whiteley, the document placed in front of
15:09:24 20	you, which was marked as Exhibit 1112 also has the Intuit
15:09:31 21	number 39154. Do you see that?
15:09:34 22	A. I see it. Uh-huh.
15:09:36 23	Q. And if you want to take a moment to look at
15:09:38 24	this, and let me know if you recognize it.
15:09:45 25	A. I do recognize it.

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Deposition	of Sherry	Whitelev

15:09:47 1	Q. What is this?
15:09:47 2	A. There's a couple different things going on. Do
15:09:50 3	you want me to talk about the whole email, or do you want
15:09:53 4	to ask me questions?
15:09:54 5	Q. Well, let me ask you this. So is Ms. Morris in
15:09:57 6	your similar position over at Adobe?
15:10:00 7	A. She is.
15:10:01 8	Q. Are you friends outside of work or is this more
15:10:04 9	of a professional colleague?
15:10:07 10	A. She is more of a professional colleague.
15:10:09 11	Q. And Ms. Morris in this email to you at the
15:10:13 12	bottom of the first page of this exhibit is reaching out
15:10:16 13	about a number of questions about what Intuit is doing at
15:10:21 14	a 30,000-foot level on some topics; is that fair?
15:10:25 15	A. That's fair.
15:10:25 16	Q. And would that be the type of information that
15:10:27 17	you would exchange on some basis with Ms. Morris?
15:10:33 18	MR. KIERNAN: Objection to form.
15:10:34 19	THE WITNESS: At the highest level frameworks,
15:10:36 20	aggregated data, yes.
15:10:39 21	BY MS. DERMODY:
15:10:39 22	Q. Okay. Were there other people like Ms. Morris
15:10:42 23	that you would consider to be the kind of professional
15:10:45 24	colleague you could email or call about something that
15:10:48 25	was a general framework in terms of compensation at the

15:10:50 1	company?
15:10:51 2	A. It was very rarely on compensation. It was
15:10:53 3	mostly on org. design, the percentage of revenue we spent
15:11:01 4	on certain things in HR, best practices around HR
15:11:04 5	services that I was creating that was new in the
15:11:06 6	industry. People were interested in my engagement
15:11:09 7	philosophies in the survey I mentioned to you. So it
15:11:12 8	it it was mostly about those kinds of things that
15:11:16 9	peers would call me about.
15:11:18 10	Q. And who would you consider to be those peers
15:11:22 11	that you would have a relationship where you could just
15:11:25 12	email or call for that information?
15:11:31 13	A. Do you want a list?
15:11:32 14	Q. Sure. Yeah.
15:11:35 15	A. I'm on quite a few panels. So I get reached
15:11:38 16	out to by many, many people who are interested in what
15:11:42 17	we're doing and follow-on, people that I don't know, but
15:11:48 18	reach out to me.
15:11:50 19	Q. How about the ones, I'm sorry, that you reached
15:11:52 20	out to.
15:11:53 21	A. Let's see. On occasion I'll talk about best
15:11:55 22	practices with the SVP of HR at Yahoo, Semantics,
15:12:05 23	Synopsis, not about compensation, but about kind of best
15:12:14 24	practices things that we're seeing. Those are the big
15:12:16 25	ones. Did I say Adobe? Adobe is on there.

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Deposition of	of Sherry	Whiteley
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15:12:20 1	Q. How about Pixar?
15:12:22 2	A. I don't know the head of HR at Pixar.
15:12:26 3	Q. Lucas?
15:12:26 4	A. I don't know.
15:12:27 5	Q. Apple?
15:12:28 6	A. No.
15:12:29 7	Q. Google?
15:12:29 8	A. Shona and I are on panels together, yes, but I
15:12:39 9	don't reach out to her. I don't remember ever emailing
15:12:40 10	her or calling her. We see each other on best practice
15:12:42 11	panels.
15:12:43 12	Q. Okay. Intel?
15:12:45 13	A. No.
15:12:48 14	SalesForce. McAfee before they were bought by
15:12:54 15	Adobe.
15:13:08 16	Q. Do you ever have occasion to talk to any of
15:13:09 17	your colleagues at other companies about what the
15:13:13 18	expectation is for overall compensation budget for the
15:13:18 19	coming year?
15:13:18 20	A. No.
15:13:20 21	Q. How about for the bonus cycle?
15:13:23 22	A. No.
15:13:24 23	Q. For any part of your focal planning, do you
15:13:26 24	reach out to any of your colleagues that are at other
15:13:30 25	companies to ask what their company is doing, so you have

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Deposition	of Sherry	Whitelev

15:13:32 1	a sense of what is happening in the market?
15:13:34 2	A. I don't do that.
15:13:35 3	Q. Does anyone in your organization do that?
15:13:37 4	MR. KIERNAN: Objection to form.
15:13:38 5	THE WITNESS: Yeah, Mason, I believe, would
15:13:45 6	reach out to folks that he has a relationship with at
15:13:48 7	different times. You'll have to ask him what he talks
15:13:51 8	about.
15:13:51 9	BY MS. DERMODY:
15:13:52 10	Q. Okay. Are you aware of anyone else who has
15:13:54 11	done that for Intuit?
15:13:56 12	A. Jim Grenier.
15:13:58 13	Q. Anyone else?
15:13:59 14	A. No.
15:14:17 15	Q. Have you ever been aware of anyone at Intuit
15:14:20 16	applying to one of your competitors just so you all could
15:14:25 17	get a sense of what the competitive salary was being
15:14:27 18	offered?
15:14:28 19	A. No.
15:15:07 20	Q. We talked a little bit earlier about the
15:15:09 21	relationship between Intuit and Google in 2006 regarding
15:15:18 22	a possible project involving QuickBooks, Add Works.
15:15:23 23	Do you recall that?
15:15:23 24	A. I do.
15:15:25 25	Q. Have you told me all that you know about that,

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Deposition of Sherry Whiteley	Deposition	of Sherry	Whitelev
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15:15:28 1	which I think involved the conversation with
15:15:33 2	A. Brad.
15:15:34 3	Q Brad about having some employees off-limits
15:15:37 4	just for that purpose?
15:15:39 5	A. Uh-huh. That's yes, that's all I know.
15:15:42 6	Q. Are you aware of any projects that Apple and
15:15:47 7	Intuit were working on that would have involved any
15:15:51 8	employees that were off-limits to recruiting during the
15:15:54 9	course of that project?
15:15:55 10	A. I'm not aware.
15:16:29 11	It is a big deck. Now you know what to call
15:16:31 12	it.
15:16:34 13	THE REPORTER: 1766.
15:16:34 14	(Exhibit 1766 was marked for identification.)
15:16:35 15	BY MS. DERMODY:
15:16:35 16	Q. So the document that is marked Exhibit 1766 has
15:16:39 17	one of those pages on the front which has a number 7034.
15:16:43 18	A. Yes.
15:16:47 19	Q. And do you recognize this deck?
15:16:50 20	A. I do not.
15:16:51 21	Q. Do you know who would have created this inside
15:16:54 22	Intuit?
15:16:56 23	A. Well, a little bit of context, I have all-hands
15:17:01 24	monthly, they are my all-hands, and then my vice
15:17:04 25	presidents of all-hands. So given this is talent

15:17:07 1	delivery, it would be somebody in the talent acquisition
15:17:11 2	organization that was having an all-hands that was
15:17:13 3	preparing the deck, but I can't tell you who.
15:17:22 4	Q. On the third page of this document, I think
15:17:24 5	they are in the bottom left corner, the top of the page
15:17:28 6	says, "Right talent delivery, value proposition."
15:17:32 7	Do you see that?
15:17:33 8	A. I do.
15:17:33 9	Q. And there is a number of statements about, you
15:17:36 10	know, aspirations of the company, and then at the bottom
15:17:41 11	it says, "Employer brand. We evangelize and deliver on
15:17:47 12	our employer of choice brand." Do you see that?
15:17:51 13	A. I do.
15:17:51 14	Q. And in your view, is Intuit an employer of
15:17:54 15	choice?
15:17:55 16	A. In are you asking my personal opinion?
15:17:57 17	Q. Yes.
15:17:57 18	A. Yes, I think so.
15:17:58 19	Q. And do you think that employees come to Intuit
15:18:01 20	for the Intuit name?
15:18:05 21	A. Are you asking my opinion about other people or
15:18:07 22	why I came?
15:18:08 23	Q. Yes, other people. Is it your impression that
15:18:10 24	you attract talent in the market because of your name?
15:18:14 25	A. I believe that people hear we're one of the

15:18:19 1	most admired companies in the world and a great place to
15:18:22 2	work, and that's the first thing that gets them
15:18:25 3	interested to see what kind of work they could do and who
15:18:27 4	they could work with, other people, and the kind of
15:18:31 5	products they could work on, but I think it is an
15:18:33 6	attractor.
15:18:34 7	Q. Do you think that there are people that are
15:18:38 8	interested in Intuit in working at Intuit for more
15:18:42 9	than just compensation reasons?
15:18:44 10	A. Oh, absolutely.
15:18:45 11	Q. And what would be the other reasons?
15:18:47 12	A. Who you get to work with, the commitment the
15:18:52 13	company has to every community that we are a part of.
15:18:55 14	There's people that love to give back and feel like they
15:18:57 15	can do it in a bigger scale with the company. Engineers
15:19:01 16	love to work on interesting products with other
15:19:04 17	engineers. The values of the company attract people. I
15:19:09 18	could go on and on. I love this company. So is that
15:19:11 19	enough?
15:19:12 20	Q. Sure. That's great.
15:19:22 21	And is one of the things is it your
15:19:24 22	understanding that one of the things that recruiters do
15:19:27 23	for Intuit is to inform potential employees of all of the
15:19:32 24	things in addition to compensation that make Intuit

15:19:35 25

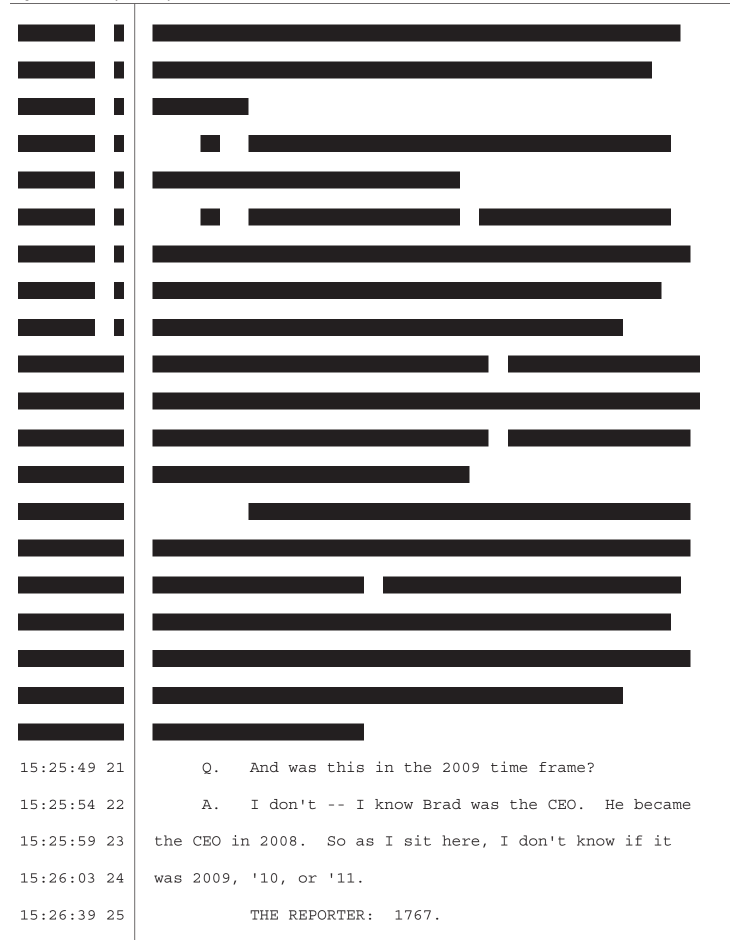
special?

Case 5:11-cv-02509-LHK Document 425-6 Filed 05/17/13 Page 46 of 58 Deposition of Sherry Whiteley In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION 15:19:37 A. I do. 1 15:19:46 If you go to page 15 --2 Q. 15:20:09 4 Α. Okay. 15:20:10 5 Q. 15:20:21 And in looking at this page, are you able to Q. 15:20:25 9 understand what it is representing in terms of the 15:20:28 10 relationships along the different columns? I've never seen this slide before or seen it 15:20:34 11 Α. 15:20:36 12 laid out this way. So I'm not sure I can answer it that 15:20:39 13 way. 15:20:39 14 I haven't seen this slide 15:20:50 17 before. 15:20:50 18 Q.

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Deposition of Sherry Whiteley

15:22:45	1	A. Correct.
15:22:46	2	Q. Do you know what this slide reflects?
15:22:48	3	A. I've never seen it before, but it looks like
15:22:54	4	Nick Mailey, who is a talent acquisition manager, is
15:22:59	5	responsible for the following functions, the following
15:23:03	6	sites and the following leaders on either Steve or Brad's
15:23:10	7	team, depending on the time frame.
15:23:26	8	Q.



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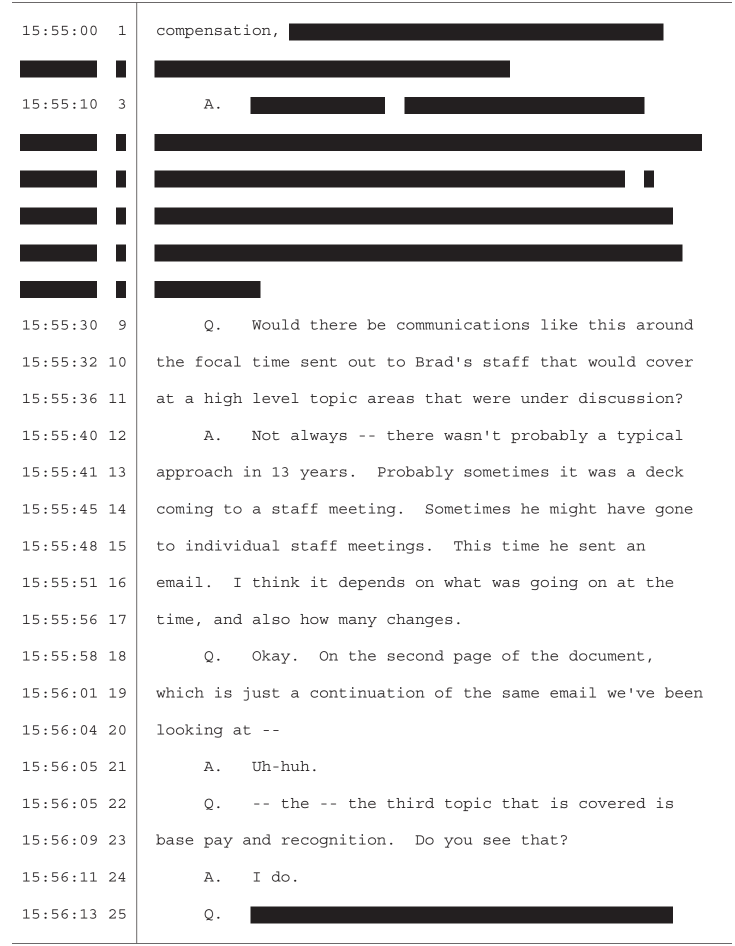
Deposition	of Sherry	Whitelev

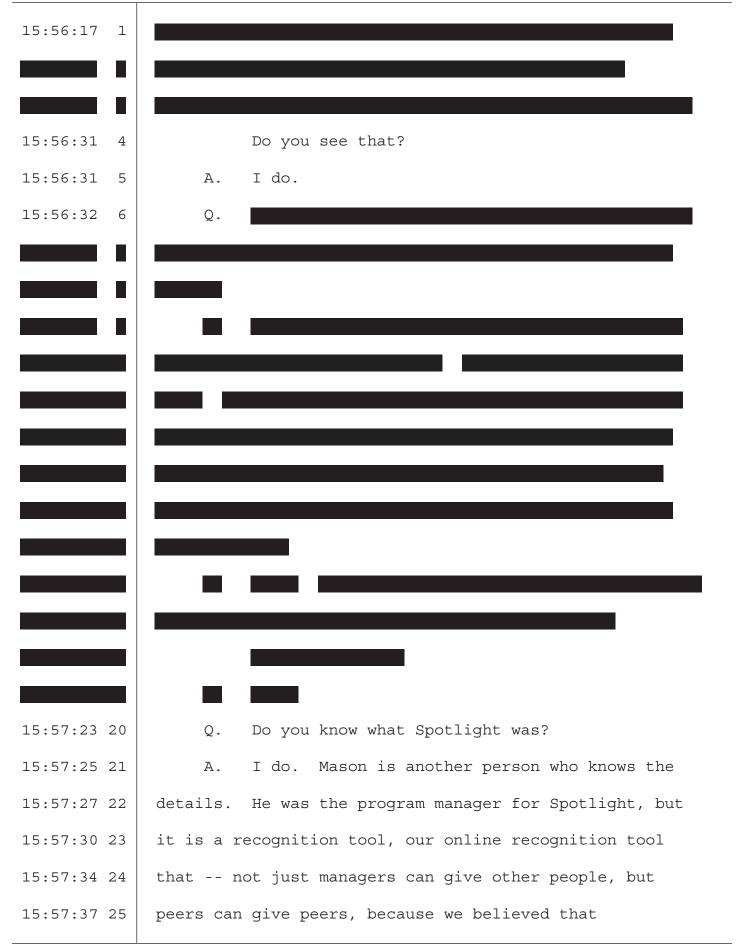
15:26:40 1		(Exhibit 1767 was marked for identification.)
15:26:40 2	BY MS. DE	RMODY:
15:26:41 3	Q.	This document we passed to you, marked
15:26:43 4	Exhibit 1	767, starts with the Bates number 41285.
15:26:47 5		Do you see that?
15:26:48 6	Α.	I do.
15:26:49 7	Q.	And it references
		and attaches a deck. Do you see
15:27:00 9	that?	
15:27:00 10	A.	I do.
15:27:01 11	Q.	And if you turn
15:27:04 12	Α.	Do you mind if I read the cover sheet for just
15:27:06 13	a second?	
15:27:07 14	Q.	Not at all.
15:27:09 15	Α.	It is so long ago.
15:27:25 16		Okay. I'm grounded.
15:27:44 17	Q.	I'm sorry. I'm trying to use the one that has
15:27:47 18	page numb	ers.
15:27:48 19	A.	Mine has page numbers.
15:27:50 20	Q.	Yeah. For some reason mine didn't.
15:27:53 21		If you turn to page 4
15:27:55 22	Α.	Okay.
15:27:54 23	Q.	I think you'll see under Highlight Topics,
15:27:56 24		

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Deposition of She			In Re: HIGH-TECH EMPLOYEE ANTITRUST LIT	TIGATION
15:28:02	1	А.	I do.	
15:28:03	2	Q.	Does that help place in time	
15:28:04	3	A.	It does. 2009.	
15:28:06	4	Q.	That that topic came up in 2009?	
15:28:08	5	A.	Correct.	
15:28:09	6	Q.	And that was the first time it came up?	
15:28:12	7	A.	It was.	
15:28:12	8		MS. DERMODY: Let's take a break and change	the
15:28:12	9	tape.		
15:28:13	10		THE VIDEOGRAPHER: This is the end of video	
15:28:14	11	No. 2. We	e are now off the record at 3:28.	
15:28:16	12		(Recess was taken.)	
15:51:51	13		THE VIDEOGRAPHER: We are now on the record	at
15:51:52	14	3:51. Thi	s is the beginning of video No. 3.	
15:52:19	15		THE REPORTER: 1768.	
15:52:19	16		(Exhibit 1768 was marked for identification.)
15:52:20	17	BY MS. DEF	RMODY:	
15:52:20	18	Q.	The document that was marked Exhibit 1768	
15:52:23	19	should hav	ve that number in the corner, Intuit 40920.	
15:52:27	20		Do you see that?	
15:52:28	21	Α.	I do.	
15:52:29	22	Q.	Do you want to take a moment to see if you	
15:52:31	23	recognize	this email chain?	
15:53:00	24	А.	Sorry, I need to read it because so much has	
15:53:03	25	changed ir	all these years, so	
KRAMM COURT	<u> </u> Г R F P (ORTING C	ONFIDENTIAL - ATTORNEYS' EYES ONLY	Page: 152

15:53:05 1	Q. Sure. Go right ahead.
15:53:30 2	So having reviewed this, do you recognize this
15:53:32 3	email chain here?
15:53:33 4	A. I don't remember getting it, but I'm copied on
15:53:36 5	it.
15:53:37 6	Q. And if you look at the second email on the
15:53:40 7	first page, it's from Mr. Grenier, which copies you and a
15:53:46 8	whole number of people, about compensation focal
15:53:50 9	guidance.
15:53:51 10	Do you see that?
15:53:51 11	A. I do.
15:53:52 12	Q. And what is your understanding of what
15:53:55 13	Mr. Grenier is communicating in this email?
15:53:59 14	A. It looks like this email is going to Brad's
15:54:03 15	no. Yeah, Brad's staff. It wasn't Steve. It was Brad's
15:54:10 16	staff, and he was copying the HR team.
15:54:14 17	Q. And is this email reflecting a proposal of an
15:54:19 18	approach for compensation in May of 2008, or is this the
15:54:25 19	decision that's being reported out?
15:54:29 20	A. It looks like under "action required" that he's
15:54:32 21	asking Brad's staff to cascade and discuss with their
15:54:41 22	teams the content of this email and come back if they
15:54:45 23	have any questions.
15:54:52 24	Q. And as reported in this email from Mr. Grenier
15:54:55 25	to Brad's staff, as various recommendations for





15:57:41 1	recognition in the moment of something is more powerful
15:57:45 2	than once a year.
15:57:47 3	Q. And is there a budget for that recognition?
15:57:52 4	A. Yeah. It there is, and it varies by year.
15:57:55 5	It is something we can adjust based on the company.
15:57:59 6	Q. And how does that work, exactly, the process of
15:58:02 7	being recognized and getting money for the recognition?
15:58:06 8	A. Then or now?
15:58:07 9	Q. Then, sorry. Thank you.
15:58:08 10	A. Yeah. Because now we have mobile devices and a
15:58:11 11	whole bunch of different ways Mason has created to do it.
15:58:16 12	Then if I wanted to recognize David for the great cookies
15:58:20 13	that he provided for a meeting and performance, I would
15:58:24 14	check with his manager, and make sure that it was okay,
15:58:28 15	and then there is a couple different things I can choose.
15:58:31 16	I can choose and it is all online. I can choose just
15:58:35 17	sending him a note that says, hey, you know, great job
15:58:38 18	with that presentation. I can choose something that
15:58:42 19	says have a non-cash award and we work with a vendor
15:58:46 20	that you can pick movie tickets or something else, all
15:58:51 21	the way up to a weekend away, if it is a really big
15:58:56 22	project, to recognize.
15:59:00 23	Q. And about how many employees would receive

Α.

15:59:05 24

15:59:08 25

awards under the Spotlight program in this time period?

You know, you should ask Mason, because he runs

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Deposition of Sherry Whitel	ey
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16:08:26 1	A. No.
16:08:27 2	Q. Or Pixar?
16:08:27 3	A. No.
16:08:28 4	Q. What was the purpose of let me strike that.
16:08:33 5	During what time period did you have occasion
16:08:35 6	to get together for dinner with these other HR
16:08:38 7	colleagues?
16:08:40 8	A. In the 2010, 2011 time frame.
16:08:46 9	Q. And what was your understanding of the purpose
16:08:48 10	of those dinners?
16:08:54 11	A. We decided we wanted to get to know each other
16:08:56 12	better, and so they were mostly social.
16:08:59 13	Q. Okay. And did you share information about what
16:09:03 14	was happening at your companies during those dinners?
16:09:08 15	A. It was actually mostly social conversation.
16:09:12 16	Some best practices, I was I remember a conversation
16:09:15 17	that I was in the process of implementing Workday from
16:09:19 18	PeopleSoft, and they were curious about how that was
16:09:23 19	going because they were considering transitioning their
16:09:26 20	human capital management system as well. It's where I
16:09:31 21	learned about the kids of other people and their lives.
16:09:36 22	Q. Did you ever share any compensation information
16:09:38 23	during those dinners?
16:09:39 24	A. No.
16:09:41 25	Q. Sorry?

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16:09:41 1	A. No.
16:09:42 2	Q. Okay.
16:09:42 3	A. No.
16:09:44 4	Q. Did you ever share any recruiting information
16:09:47 5	during those dinners?
16:09:49 6	A. I don't remember. I don't think so.
16:09:51 7	Q. Did you ever have occasion to talk to your
16:09:55 8	colleagues at those dinners about the no-recruiting
16:10:00 9	investigation that was going on, or this lawsuit?
16:10:04 10	A. Oh, no, we never talked about that.
16:10:06 11	Q. Did you ever share information about what your
16:10:14 12	companies expected in terms of an annual merit increase?
16:10:19 13	A. No, not at these dinners.
16:10:26 14	Q. And is the reason that you didn't do that
16:10:27 15	because you thought that would be improper to do that?
16:10:30 16	MR. KIERNAN: Objection to form.
16:10:33 17	THE WITNESS: I'm sorry. Say that again.
16:10:35 18	BY MS. DERMODY:
16:10:35 19	Q. Let me I'll ask it a different way.
16:10:37 20	Do you think it is improper to share that type
16:10:39 21	of information across companies?
16:10:41 22	A. General conversation about what merit budget
16:10:43 23	might be?
16:10:44 24	Q. Yes.
16:10:44 25	A. I don't think it's inappropriate.

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16:10:48 1	Q. Okay. It just didn't come up in these dinners?
16:10:52 2	A. It was a social dinner.
16:11:52 3	Q. Ms. Whitely, the document I passed you is
16:11:54 4	Exhibit 1105. It has as a title of the document on the
16:11:59 5	front cover, "Defendant Intuit Inc.'s Response to
16:12:02 6	Plaintiff's Second Set of Interrogatories Directed to
16:12:05 7	Defendant Intuit, Inc."
16:12:07 8	Do you see that?
16:12:07 9	A. I do.
16:12:08 10	Q. And have you seen this document before?
16:12:09 11	A. I have.
16:12:10 12	Q. And did you see this in connection with these
16:12:14 13	interrogatories being prepared, responses being prepared?
16:12:17 14	A. Yes.
16:12:18 15	Q. If you turn to the last page or not the last
16:12:21 16	page excuse me, the 11th page of the document
16:12:29 17	A. Yes.
16:12:30 18	Q is that your signature on the verification
16:12:32 19	form?
16:12:33 20	A. It is.
16:12:33 21	Q. And did you review these answers before they
16:12:35 22	were served?
16:12:36 23	A. I did review this document.
16:12:38 24	Q. Okay. If you go back to page 4 of the
16:12:46 25	document, please

16:41:10 1	I, Rosalie A. Kramm, Certified Shorthand
16:41:10 2	Reporter licensed in the State of California, License No.
16:41:10 3	5469, hereby certify that the deponent was by me first
16:41:10 4	duly sworn and the foregoing testimony was reported by me
16:41:10 5	and was thereafter transcribed with computer-aided
16:41:10 6	transcription; that the foregoing is a full, complete,
16:41:10 7	and true record of said proceedings.
16:41:10 8	I further certify that I am not of counsel or
16:41:10 9	attorney for either of any of the parties in the
16:41:10 10	foregoing proceeding and caption named or in any way
16:41:10 11	interested in the outcome of the cause in said caption.
16:41:10 12	The dismantling, unsealing, or unbinding of the
16:41:10 13	original transcript will render the reporter's
16:41:10 14	certificates null and void.
16:41:10 15	In witness whereof, I have hereunto set my hand
16:41:10 16	this day: March 22, 2013.
16:41:10 17	X Reading and Signing was requested.
16:41:10 18	Reading and Signing was waived.
16:41:10 19	Reading and signing was not requested.
16:41:10 20	
16:41:10 21	
16:41:10 22	ROSALIE A. KRAMM
16:41:10 23	CSR 5469, RPR, CRR
16:41:10 24	
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